EPA Review of the Bay Delta Conservation Plan Draft EIS



EPA Involvement

- Scoping Comments in 2008 & 2009
- Cooperating Agency in 2008
- 404/NEPA MOU Integration Attempt in 2010
- Preliminary methods for CWA Jurisdiction 2010
- Purpose and Need comments in 2010
- Admin Draft EIS Comments in 2012 & 2013
- Draft EIS Comments August 2014



NEPA Rating Criteria

Environmental Impact of the Action

- Lack of Objections
- Environmental Concerns
- Environmental Objections
- Environmentally Unsatisfactory

Adequacy of the Draft EIS

- I Adequate
- II Insufficient Information
- III Inadequate



NEPA Rating Criteria





Environmental Impact – Exceeding CWA Water Quality Standards

(b)(5)(Deliberative)

All alternatives predicted to increase the number of days out of compliance with salinity water quality standards.

- A 12-16% increase in days out of compliance with the agricultural electrical conductivity standard at Emmaton.
- Increased water quality degradation and frequency of exceedance chloride objectives at Contra Costa Pumping Plant #1 and Antioch, interior and western Delta locations, and measureable water quality degradation relative to the 303(d) impairment in Suisun Marsh. (EIS page 8-428)



Environmental Impac - Exceeding CWA Water Quality Standards

Clean Water Act
Water Quality
Standard –
Electrical
Conductivity at
Emmaton
Compliance
Point

Alternative	% Increase in days out of compliance relative to Existing Conditions Baseline	% Increase in days out of compliance relative to No Action Alternative Baseline
1	28	17
2	14	13
3	28	17
4 H1	24	13
4 H2	26	15
4 H3	25	14
4 H4	27	16
5	24	13
6	29	18
7	15	4
8	17	6
9	17	6



Environmental Impact – Exceeding CWA Water Quality Standards

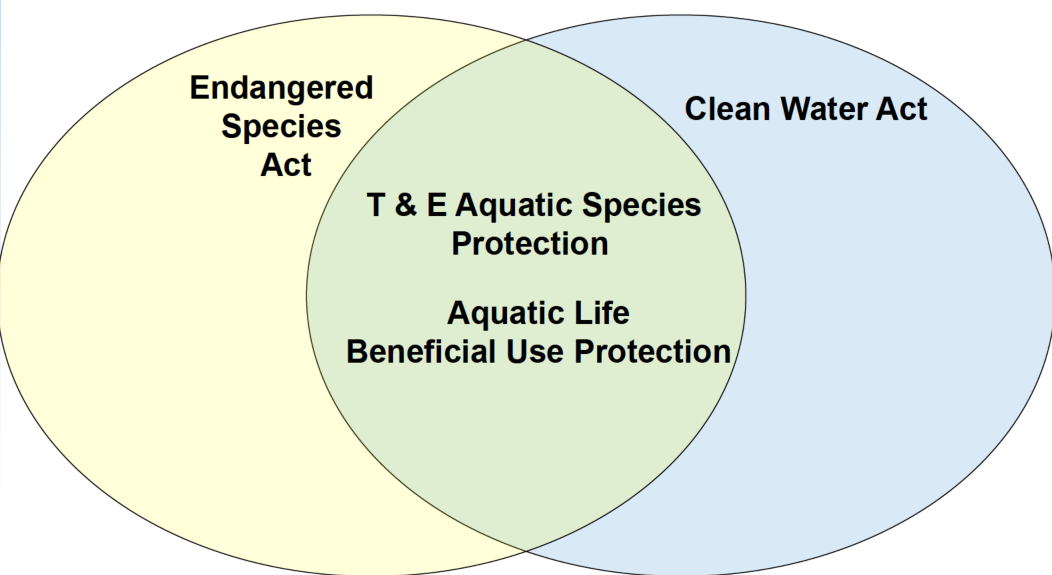
 Meeting Water Quality Standards appears to rely on relaxing Water Quality Standards

Mitigation for water quality impacts is uncertain

Increased methylmercury formation and transport

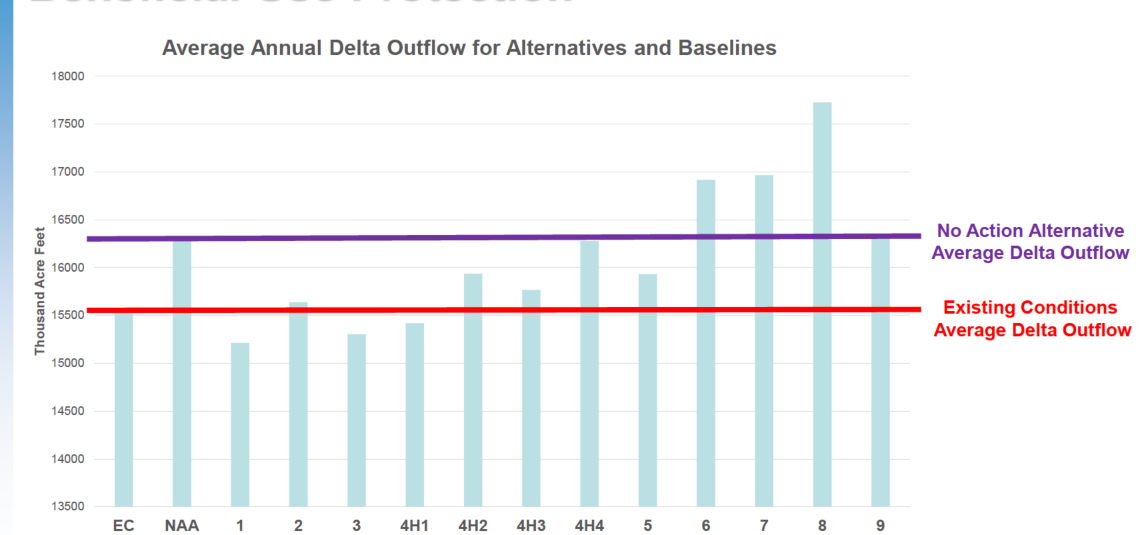


Environmental Impact – CWA & ESA Overlap





Environmental Impact – Insufficient Aquatic Life Beneficial Use Protection





Environmental Impact – Insufficient Aquatic Life Beneficial Use Protection

Migratory Fish Species	NEPA E	NEPA Effects Determinations for Migration Analysis for CM1 Alternatives							
	1	2	3	4	5	6	7	8	9
Winter-run	A	Α	Α	ND	ND	ND	ND	A	NA
Spring-run	A	Α	ND	ND	ND	ND	ND	/ A	NA
Fall-run/LFR	Α	Α	Α	ND	Α	ND	ND	Α	NA
Steelhead	Α	Α	ND	ND	ND	ND	ND	Α	NA
Green Sturgeon	Α	Α	Α	ND	ND	ND	Α	Α	NA
White Sturgeon	ND	ND	ND	ND	ND	ND	ND	A	NA



Environmental Impact Summary

- Water quality standards violations are predicted for all alternatives.
- Aquatic life beneficial uses are not protected by any of the alternatives.





of the Document

 Inconsistency among alternatives

 Conclusions often not supported by the data

Methods undisclosed

A = adverse impact, NA = not adverse impact, ND = not determined impact, B = Beneficial

Alternative	WR Entrainment NEPA Effects Determination	% Change Entrainment WR relative to NAA				
1	В	- 60				
2	В	- 68				
3	В	-22				
4 H3	NA	-52				
5	NA	-9				
6	В	Eliminated				
7	NA	-82				
8	NA	-82				
9	В	No numeric estimate				





of the Document

- The project evaluated in the DEIS does not reflect current proposal
- The DEIS does not support project-level decision-making
- Scope of impact analysis is limited
- Efficacy of restoration overly optimistic





of the Document - Alternatives

- The DEIS does not present the Alternatives in a clear, comparative manner
- Alternatives were not comparably analyzed
- Integrated Water Management Alternatives were not adequately evaluated



Issues to be Addressed in the Supplemental

- The proposed project should meet all water quality standards and support improvement in species protection
- Incorporate integrated water management elements into operational alternatives
- Support DEIS conclusions with technical analyses
- Evaluate the current project proposal in the supplemental EIS
- Extend scope of project area upstream and downstream

